

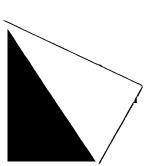
UTILITY PATENT APPLICATION TRANSMITTAL (Only for new nonprovisional applications under 37 EFR 1.53(b))

Docket No.	E0391.70009 US00	J.S.
First Named Inventor or Application Identifier		
Alberto Rodrigo Mandler		
Express Mail Label No.	EV 292 456 956 US	
Date of Deposit	March 2, 2004	

APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents	ADDRESS TO:	Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450		
Fee Transmittal Form (Submit an original, and a duplicate for fee processing)		OM or CD-R, in duplicate, large or Computer Program (Appendix)		
 Applicant claims small entity status. See 37 CFR 1.27. 	Submi	otide and/or Amino Acid Sequence ission (if applicable, all necessary)		
3. X Specification [Total pages 27]		mputer Readable Form (CRF) ecification Sequence Listing on:		
	· ·	CD-ROM or CD-R (2 copies); or		
18 - pages description		, , ,		
1 - pages abstract 8 - pages claims 56 - Total claims		paper (identical to computer copy)		
o - pages claims 56 - Total claims	c. □ Sta	atement verifying identity of above copies		
4.	ACCOMPANYING APPLICATION PARTS			
Formal [Total drawings 1-8]		nment Papers/cover sheet &		
5. 🗵 Oath or Declaration [Total pages 2]		• *		
a. Newly executed (original or copy)	l (R 3.73(b) Statement (when there is an assignee) ower of Attorney		
b. Copy from a prior application		ower of Attorney		
i. □ <u>DELETION OF INVEN TOR(S)</u> Signed statement attached deleting	11. Englis	h Translation of Document (if applicable)		
inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).		ation Disclosure Statement PTO-1449 opies of IDS Citations		
If 5b is checked the entire disclosure of prior applications,	13. □ Prelim	inary Amendment		
Serial No.		n Receipt Postcard (MPEP 503) Id be specifically itemized)		
from which an oath or declaration is supplied, is considered as part of the disclosure of the accompanying application as is hereby incorporated by		ed Copy of Priority Document(s) ign priority is claimed)		
reference therein. The incorporation <u>can only</u> be relied upon when a portion has been inadvertently omitted from the submitted application parts.	16. 🗵 Reque §122(t	est and Certification Under 35 U.S.C. b)(2)(B))(ii)		
6. ☐ Application Data Sheet, See 37 CFR 1.76	17. Other:	·		

Attorney Docket No.: E0391.70009 US00

18. NOTE TO PRACTITIONERS: If a CONTINUING APPLICATION, supply the requisite priority or continuity information in (1) the body of the application, or in a preliminary amendment, and (2) in an Application Data Sheet under 37 CFR 1.76.					
	19. CORRES	PONDENCE AD	DRESS	-	
Correspondence address	below				
CUSTOMER NUMBER: 23628	CUSTOMER NUMBER:				
OR (do NOT use both)					
ATTORNEY'S NAME					
FIRM NAME					
ADDRESS					
CITY .		STATE		ZIP	
COUNTRY		TELEPHONE		FAX	
20. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED					
NAME	Steven J. Henry, Reg. No. 27,900				
SIGNATURE	Su	Su			
DATE	March 2, 20	March 2, 2004			



Inventor(s):

Alberto Rodrigo Mandler

Serial No:

Not yet assigned

Confirmation No.:

Filed:

Herewith

CHECK BOX, if applicable:

For:

CONDITIONALLY ACCESSIBLE CACHE MEMORY

□ DUPLICATE

Fee Calculation Sheet

CLAIMS	FOR	NUMBER FILED	NUMBER EXTRA		RATE		FEE
	TOTAL CLAIMS (37 CFR 1.16(c))	56-20=	36x	\$	18.00	= \$	648.00
•	INDEPENDENT CLAIMS (37 CFR 1.16(b))	4-3=	1 x	\$	86.00	= \$	86.00
•	MULTIPLE DEPENDENT CLAIMS (if applicable) (37 CFR 1.16(d)) + \$					= \$	
	BASIC FEE (37 CFR 1.16(a))				\$	770.00	
	Fee for Petition for Extension of Time (if any)				\$	0.00	
	Other Fees (if any)			\$	0.00		
	Total of above Calculations =				\$	1,504.00	
	Reduction by 50% for filing by small entity (Note 37 CFR 1.9, 1.27, 1.28)			\$	0.00		
	Assignment Recordation Fee (if any)				\$	40.00	
	TOTAL =			\$	1,544.00		

1. A check in the amount of \$1,544.00 is enclosed.

General Authorization to Charge Deposit Account and General Request for Extension of Time

- 2. a.图 If the filing of any paper in this application necessitates the payment of a fee under 37 CFR §§ 图1.16 or 图 1.17, and the fee due is in an amount different from any enclosed check or if no check is enclosed, the Commissioner is hereby authorized to charge any deficiency or credit any overpayment to Deposit Account No. 23/2825.
 - b. ☐ The applicant hereby revokes any prior authorization to charge a fee due under 37 CFR §§ ☐1.16 ☐ 1.17 or ☐ 1.18.
- 3. If the filing of any paper in this application necessitates an extension of time under 37 CFR §1.136(a), the applicant hereby requests such extension of time. If the fee due is in an amount different from any enclosed check or if no check is enclosed, the Commissioner is hereby authorized to charge any deficiency or credit any overpayment to Deposit Account No. 23/2825.

Wolf, Greenfield & Sacks, P.C. 600 Atlantic Avenue

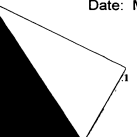
Steven J. Henry, Reg. No. 27,900

Boston, MA 02210-2211

(617) 720-3500

Docket No. E0391.70009 US00

Date: March 2, 2004



REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(ii)

First Named Inventor		Alberto Rodrigo Mandler			
Title	CONDITIONALL MEMORY	Y ACCESSIBLE CACHE			
Docket No.		E0391.70009 US00			

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

March 2, 2004

Date

Steven J. Henry, Reg No. 27,900

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).